To: Connecticut State Agencies

From: The Office of Policy & Management and the Department of Administrative

Services

Re: Guidance regarding absences, requests for telework and/or changes in work

schedules due to COVID-19

Date: March 13, 2020

As the State of Connecticut continues to respond to the rapidly changing circumstances presented by the COVID-19 pandemic, state agencies must make every effort to continue their operations and provide the services and programs that are relied upon by the citizens and businesses of Connecticut. The following information is provided to assist agencies plan for coverage and continuity of operations.

# 1. Employees are impacted by COVID-19 in different ways. How should the agency respond?

The agency's response depends upon the specific circumstances as set forth below:

Level A	Level B	Level C	Level D
EMPLOYEE SHALL	EMPLOYEE SHALL	EMPLOYEE IS NOT	EMPLOYEE IS NOT
NOT COME TO	NOT COME TO	PROHIBITED	PROHIBITED FROM
WORK	WORK	FROM COMING	COMING TO WORK
		TO WORK	
Actually sick with COVID-19 or	Employee is returning from a	Employee needs to stay at home to care	Employee is returning from a Level 2 country
COVID-19- like	country designated	for children or other	or has engaged in
symptoms	by the CDC as a	dependents because	inter-state travel
J 1	Level 3 country	school, daycare or	within the United
		eldercare has closed	States
Caring for sick family with COVID- 19 or COVID-19-like symptoms	Employee has been directed by a medical provider or government official	Employee cannot get to work because of transportation disruptions	Employee who is domiciled with or had contact with a person who has been directed
	to self-monitor at home due to potential COVID-19 exposure or employee's underlying medical		by a medical provider or government official to self-monitor at home
	condition		
			Employee had contact with someone who
			had contact with a
			person who has been
			directed by a medical
			provider or

			,
			government official to
			self-monitor at home
			Employee who has
			concerns about
			exposure through
			contact with persons in
			public settings,
			including the
			workplace.
			Employee is medically
			fragile (per medical
			documentation on file
			at the agency) but has
			had no apparent
			exposure
GUIDANCE	GUIDANCE	GUIDANCE	GUIDANCE
Telework, if	Telework, if	Telework or flex	Come to work as
approved by agency	approved by agency	schedule, if approved	usual.
AND medically	approved by agency	by agency	usuui.
appropriate		by agency	
(People who are too			
sick to work or are			
caring for seriously			
ill family members			
should <b>not</b> be			
expected to work)			
expected to work)			
If telework is not	If telework is not	If telework is not	Employee may request
possible, employee	possible, employee	possible, employee	to use accruals to take
will be paid for the	will be paid for the	will be paid for the	time away from work
scheduled, non-	scheduled, non-	scheduled, non-	consistent with
worked hours	worked hours	worked hours within	standard policies
within a 14 day	within a 14 day	a 14 day calendar	r
calendar period	calendar period	period under 5-	
	*	-	
	• /	` '	
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=	-	_	
` '	<b>\</b> /	` '	
621)			
If the employee's		If employee's	Consistent with the
illness or need to			Governor's directives
under 5-248(a). (If employee teleworks part-time, the 5-248(a) leave will provide wages for the balance of hours scheduled to work.)  If the employee's illness or need to	under 5-248(a). (If employee teleworks part-time, the 5-248(a) leave will provide wages for the balance of hours scheduled to work.)	248(a). (If employee teleworks part-time, the 5-248(a) leave will provide wages for the balance of hours scheduled to work.)  If employee's inability to come to	

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members continues		COVID-19-related	distancing, the agency
beyond the 14		disruptions	may consider whether
calendar days,		continues beyond the	granting an
employee may use		14 calendar days, the	employee's request to
earned accruals or		employee has choice	telework or have a flex
choose to go unpaid,		of using any of	schedule is possible in
provided that sick		earned accruals,	light of the agency's
employees must		including sick leave,	overall operational
use their sick leave		or take unpaid leave	needs, existing
accruals first. Once		_	resources (including IT
the employee has			resources) and the
exhausted sick leave			individual's job.
accruals they can			•
use other accruals,			
take unpaid leave, or			
apply for additional			
benefits as provided			
by state policy or			
collective bargaining			
agreement			

## 2. Does an agency need to submit each individual request to DAS and OLR before approving telework or a change to the employee's work schedule?

No. In deciding whether to grant a temporary, situational approval of telework or a change in the work schedule, the agency has the discretion to make decisions on the basis of its operational needs and existing resources (including IT resources) without getting preapproval from DAS and OLR provided the agency follows the guidelines set forth in this document.

# 3. What documentation does the agency require in order to consider a temporary change to an employee's work schedule or telework in order to address a COVID-19 related situation?

In this temporary emergency situation formal telework applications are not necessary; however, the request must include the employee name(s), title, bargaining unit, employee's IT resources, proposed schedule, a brief statement of duties to be performed and factors by which the agency can verify that the employee is performing the required duties.

A declaration page from their homeowners insurance does not need to be immediately provided and can be submitted at a later date.

In this temporary emergency situation, pre-approval IT Security review by BEST is not required if the employee is using one of the following options:

State provided laptop and VPN,

- Microsoft Teams,
- o Other previously BEST-Approved protocol for offsite work.

Agencies shall retain all documentation provided by the employees.

Agencies shall create an Excel spreadsheet of all employees who have been approved for temporary, situational telework or changes in the work schedule. The agency spreadsheet must include the department code, employee(s) name, employee id, job code, title, bargaining unit and for employees whose schedules are modified, the current schedule and revised schedule. This spreadsheet must be submitted to DAS on a weekly basis.

### 4. What factors should be considered in order to approve a change to an employee's work schedule or telework?

Agencies need to consider their overall operational needs, including the level of on-site staffing needed to provide their services and programs, as well as their existing resources, including IT resources, when considering such requests. Agencies should continue to consider the factors set forth in the Interim Telework Guidelines/General Letter 32 when assessing agency operational needs.

In this temporary emergency situation, the following exceptions to the Interim Telework Guidelines/General Letter 32 are allowed:

- Authorize employees to telecommute even if they do not have a previously approved telecommuting plan. (NOTE: Telework is not appropriate for level 1 employees except in extraordinary circumstances.)
- Authorize employees to telecommute even if they are not in a job classification listed in Appendix A of the Interim Telework Guidelines, however, under no circumstances can an employee in a hazardous duty job be allowed to telework.
  - Non-hazardous duty managers, supervisors, confidential employees and appointed officials are permitted to telework pursuant to Item No. 2719-E.
- Allow employees to telecommute for 50% or more of their scheduled workweek.
- Allow employees to telecommute because they need to be home for childcare or eldercare reasons.
- Authorize modifications to employees' work schedules in order to reduce the total number of employees in the workplace at any given time. (NOTE: Flexible scheduling is not appropriate for level 1 employees except in extraordinary circumstances).
- Consider allowing employees in a working test period to telecommute as long as performance can be assessed with measurable outcomes. Agencies may need to

consider an extension of a working test period if an employee in their working test period is approved to telework.

5. Do we require an employee to self-monitor at home if they live in or travel from a state or country that has not been designated as a <u>Level 3</u> by the CDC?

No. According to the CDC guidance issued on March 12, 2020, individuals returning from a <u>Level 3</u> country should self-monitor at home for 14 days from the date they left the country. Individuals who are returning from <u>Level 2</u> countries are no longer directed to self-monitor at home for 14 days.

6. Can an employee be approved for VSRP in lieu of taking COVID-19 leave (paid or unpaid)?

No

7. If an employee cannot provide a medical certification, what alternative documentation should the employee provide?

If an employee cannot provide medical certification, the employee shall provide a written explanation to their agency Human Resources professional describing their symptoms, the directions they have received from medical providers or government officials (if any), and any other supporting documentation they may possess.

8. How should an employee code COVID-19 related leaves or telework in CORE-CT?

Depending on the reason for the leave, the following codes must be used.

#### ON THE TIMESHEETS

**Authorized Paid Leave Pursuant to 5-248(a)**: LOPD, used in conjunction with override reason code PDC19

**Telework:** REGTC, used in conjunction with override reason code TCC19

**Personal Illness (when not using leave pursuant to 5-248(a)):** Appropriate sick leave code and other accrual codes as necessary, used in conjunction with override reason code SCV19

Caregiver of a family member who is sick with COVID-19 (when not teleworking or using leave pursuant to 5-248(a)): Appropriate sick leave code and other accrual codes as necessary, used in conjunction with override reason code SFC19

School, Daycare or Transportation closure (when not teleworking or when not using leave pursuant to 5-248(a)): Appropriate leave code, used in conjunction with override reason code BCC19

#### IN JOB DATA

For COVID-19 related absences of more than five (5) days.

#### Authorized Paid Leave Pursuant to 5-248(a):

Action: Paid Leave of Absence Reason: Paid Leave Authorized

All other situations standard leave codes/reasons apply.

# QUESTIONS REGARDING COVID-19 GUIDANCE - March 16, 2020

DAS and OPM will do our best to respond to agency questions as they come up. Conditions are evolving, so please note that answers today may change in the coming days or weeks.

9. If spouses are both employed by the state, are they each eligible for 14 days of compensation under 5-248(a) to provide childcare?

No. The provision allows for a parent to be at home with children. If the spouses wish to split the time within the 14-day period, they may do so. Note that splitting the time does not increase the duration of the 14-day period.

10. Can a qualified individual access the 14 days of compensation under 5-248(a) intermittently?

Yes. The time is available to a qualified individual for up to 14 days. Accessing the time intermittently (and using less than the full allotment) does not extend the benefit beyond 14 days.

11. Can we take the temperature of staff that show up to work?

In a healthcare setting, yes, you may take the temperature of staff.

12. Are clericals now allowed to telework during this period?

Yes, under specific circumstances. To allow telework, there must identifiable tasks that can be performed at home, with a discernable, measurable outcome.

13. An employee has requested to use the compensation allocation under 5-248(a) because they have a child whose college is closing, and the child needs to be moved home. Does this apply?

No. Paid leave under 5-248(a) does not apply in this situation, as the purpose is to afford employees the ability to be at home with individuals who are not able to provide self-care.

#### 14. Is the time off limited to a 14-day period?

Yes, commencing upon the first date of eligibility.

## 15. If we have Level 2 P-1 employees can we designate them situationally as Level 1 as part of the emergency?

Yes. Agencies should assess their staffing and operational needs and inform staff accordingly.

### 16. Our agency has "essential" NP-2 staff members. Would they be able to get paid to stay home for childcare issues?

Neither Bargaining Unit designation, nor the Level 1 / Level 2 designation have any impact on employee eligibility. Therefore, the answer to this question is "yes".

### 17. Will Building and Grounds Officers be allowed to work while Technical High Schools are closed?

Yes, if the agency has a business need for them to perform work during the period of school closure.

# 18. We had an officer report that they are self-quarantined on advice of the medical provider. Is it correct that the information from the provider can be in a variety of formats – email, letter, etc.?

Yes. For these purposes, the information does not need to be on the standard medical certificate; although a signature is not required under the current situation, the document should include contact information for the medical provider.

### 19. An employee is out on an approved FMLA leave and their child's school is now closed. How do we code the absence?

FMLA continues to be charged because the employee is unable to work due to an FMLA qualifying reason.

# 20. An employee has a child whose school is closed and they do not have an alternative means of child care? Can they bring their child to work?

No.